730-101 U8/838910

APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE 97 REQUEST FOR FILE WRAPPER CONTINUING APPLICATION UNDER 37 CFR 1.62

(RULE 62)

For Design or Utility Applications

BOX FWC

He lon. Commissioner of Patents		Prior Applicati Group Art Uni	on: 08/522,085
and Trademarks Washington, D.C. 20231		Examiner: Tu	
Washington, D.O. 20231		Atty Dkt:	
Sir:			ew M# / Client Ref.
			Account No. 03-3975
This is a RULE 62 Request for filing	from	(Our Order No	
prior copending parent Application			C# / new M#
· · · · · · · · · · · · · · · · · · ·	code ↑ ↑ seria	<u>ıl no.</u> Date: <u>A</u> p	oril 11, 1997
[] divisional			
[XX] continuation (Exr. NOTE: ar	ny election in parent	as to species/restricti	on requirement:
[XX] is carried over with tra	verse) [] is not ca	arried over)	
[] continuation-in-part without ne	w Declaration (Rule	53(d)) [] without	fee
[] continuation-in-part (with new l	Declaration attached	hereto)	
			YGEN CONCENTRATION DETECTOR
and the state of t		, 0	
by the following named inventor(s)	who is/are [XX] the	same as I liese the	an all of (see Item 17)
			an an or (see item 17),
[] more than (for CIP only), those	named in that paren		
1. Inventor AKIO	Baratala Baratal	TANAKA	JAPAN Country of Citizonakin
First	Middle Initial	Family Name	Country of Citizenship
niet dei		/Foreign Country) JA	
Post Office Address 7-4 Nadaka		city, Aichi-pref., JAI	PAN
[(include Zip Code)			
2. Inventor NAOTO		MIWA	JAPAN
First	Middle Initial	Family Name	Country of Citizenship
Šeriča		(State/Foreign Countr	
Post Office Address 111 Higash	<u>i, Kabuto-cho, Tsus</u>	shima-city, Aichi-pre	f., JAPAN
(include Zip Code)			
3. Inventor TOSHITAKA	B.P. J. (1	SAITO	JAPAN CONTRACTOR OF THE PROPERTY OF THE PROPER
First	Middle Initial	Family Name	Country of Citizenship
Residence (City) Toyohashi			try) JAPAN
Post Office Address 114 Hanada	<u>aichiban-cho, Toyol</u>	<u>hashi-city, Aichi-pre</u>	f., JAPAN
(include Zip Code)			
4. Inventor HIROMI		SANO	JAPAN COMMON AND AND AND AND AND AND AND AND AND AN
First	Middle Initial	Family Name	Country of Citizenship
Residence (City) Nagoya		tate/Foreign Country)	
Post Office Address 2-281 Chuc	<u>jo, Nakagawa-ku, N</u>	<u>agoya-city, Aichi-pre</u>	ef., JAPAN
(include Zip Code)			
,5. Inventor KAZUNORI	5 P 1 D - 1 111	SUZUKI	JAPAN
First	Middle Initial	Family Name	Country of Citizenship
Residence (City) Nagoya		tate/Foreign Country)	
Post Office Address 40 Nakano	<u>cho, Nakagawa-ku, I</u>	Nagoya-city, Aichi-pref., JAPAN	
(include Zip Code)			
6. Inventor MASAYA		FUJIMOTO	JAPAN
First	Middle Initial	Family Name	Country of Citizenship
Residence (City) Kariya		ate/Foreign Country)	
Post Office Address 39-1 Shimo	kasu, Hitotsugi-cho	o, Kariya-city, Aichi-	pref., JAPAN
(include Zip Code)			
			CDC-110A) with same information for each
inventor starting with inventor No. 6	and <u>number new pa</u>	iye IA.	

1.	Requirement of Rule 62: Rule 62 filings are to be used only when the issue fee has not been paid (except as noted below) in the above-identified prior application nor that application abandoned or its proceedings terminated. This Rule 62 filing will be considered by the PTO as an express abandonment of that prior application except when this Rule 62 filing is pursuant to Rule 313(b)(5), i.e., when the issue has been paid in the prior application and a petition filed to abandon that application to permit an IDS to be considered in this Rule 62 application. (Note: 37 CFR 1.53 (Rule 53) may be used for continuations and divisions where the prior application is not to be abandoned.)						
2.	[] The issue fee <u>has been paid</u> in the parent, but this Rule 62 Request follows a Rule 313(b)(5) petition, and per 1138 OG 40 waiver is respectively requested of that part of Rule 62 which prohibits use of the rules to file an FWC after payment of the issue fee.						
3.	[XX] Priority is claimed under 35 U.S.C. 119/365 based on filing in of:						
	(country) <u>Application No.</u> <u>Filing Date</u> <u>Application No.</u> <u>Filing Date</u>						
•	(1) 06-234387 September 1, 1994 (4) (2) 06-340136 December 28, 1994 (5) (3) (6) (6) (6) (6)						
	a. [] (No.) Certified copy/copies attached. b. [XX] Certified copy/copies previously filed on _August 31, 1995 in prior U.S. Application No08 / 522,085, filed on _August 31, 1995						
	series code ↑ ↑ serial no. C. [] Certified copy/copies filed during International stage of PCT// d. [] Priority is also claimed from PCT// filed						
4.	[XX] The prior application is assigned of record to NIPPONDENSO CO., LTD.						
5.	by Assignment recorded August 31, 1995 Reel 7649 Frame 0908. Date [] Attached is an Assignment Cover Sheet. Please return the recorded Assignment to the undersigned.						
6.	The power of attorney in the prior application is to G. Lloyd Knight, Reg No. 17, 698, Cushman Darby 8 Cushman Intellectual Property Group of Pillsbury Madison & Sutro, LLP the address of whom is in item 8.						
7.	[XX] Recognize as associate attorney Michelle N. Lester, Reg No. 32,331 - Cushman Darby & Cushman Intellectual Property Group of Pillsbury Madison & Sutro, LLP (Name and Reg. No.; Address as in item 8 unless otherwise indicated)						
8.	Address all future communications to Cushman Darby & Cushman Intellectual Property Group of Pillsbury Madison & Sutro LLP, Ninth Floor, East Tower, 1100 New York Avenue, N.W., Washington, D.C. 20005-3918.						
9.	[X] Amend the specification by inserting before the first line (in place of any comparable insert previously requested in any prior application) the sentence:This is a						
	[] continuation-in-part (CIP) [XX] continuation [] division						
	of Application No. <u>08 /522,085</u> , filed on <u>August 31, 1995</u> , which was <u>series code</u> ↑ ↑ <u>serial no.</u> abandoned upon the filing hereof						
10.	[](No.) Verified Statement(s) establishing "small entity" status under Rules 9 and 27 a. [] filed in above prior application (and hence applicable hereto) b. [] attached.						

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11,	Requirement of Rule 62: It is understood that <u>secrecy</u> under 35 U.S.C. 122 is hereby <u>waived</u> to the extent that if information or access is available to any one of the applications in the file wrapper of a 37 CFR 1.62 application, be it either this application or a prior application in the same file wrapper, the Patent and Trademark Office may provide similar information or access to all the other applications in the same file wrapper.				
12.	2. Petition to extend the life of the above prior application to at least the date hereof				
·NC	OTE: (One box) [XX] is being concurrently filed in that prior application (Use Form CDC-111). (must be) [] was previously filed in that prior application (Check length of prior extension). (X'd) [] is not necessary for copendency (double check before X'ing this box).				
13.	[XX] Please enter the amendment previously filed on <u>FEBRUARY 11, 1997</u> but unentered in the above prior application.				
14.	[] Attached:sheet(s) per set of drawing of Fig(s)				
15.	PRELIMINARY AMENDMENT to be entered before fee calculation (Do <u>not</u> make amendments here except cancellation of whole claims or multiple dependencies for purpose of reducing the filing fee per MPEP §§ 506 and 607; do <u>not</u> cancel all claims.):				
16.	[] Attached is a Rule 103(a) Petition to Suspend Action				
17.	Petition is hereby made requesting deletion as inventor(s) of the following who is/are not inventor(s) of the invention being claimed in this Rule 62 application:				
	1 2				
18.	This Rule 62 application is a <u>continuation-in-part</u> which discloses and claims additional matter and the amendments in attached Amendment are to be considered an integral part of the CIP <u>ab initio</u> . a [] New Declaration is attached. b [] This application is also filed under Rule 53(d) (without a Declaration) and hence <u>filing fee is not enclosed</u> .				
	THE FOLLOWING FILING FEE IS BASED ON THE CLAIMS EXISTING IN THE PRIOR APPLICATION AS AMENDED AT 13 AND 15 ABOVE				
	see box 10 re: Large/Small Entity Fee				
19.	Basic filing fee Design Appln \$320/\$160 \$ (106206)				
20.	Basic filing fee				
	Total Effective Claims 17 minus 20 = *_0 x \$22/\$11 = +				
23.	*If answer is zero or less, enter "0" If any proper (ignore improper) multiple dependent claim is present, add \$260/\$130 +				
24.	TOTAL FILING FEE = \$ 930.00				
25.	If "assignment" box 5 above is X'd, add recording fee (\$40.00) + (581)				
26.	If "petition" box 16 above is X'd, add petition fee (\$130.00) + (122)				
27.	FEE ATTACHED = \$ 930.00 (carry forward to line 36)				

	28. [XX] Preliminary Amendment <u>attached</u> (to be entered <u>after</u> assigning Appln. No.). (Do <u>NOT</u> X box 28 or 29 for CIP Amendment. See box 18) 29. [] The following PRELIMINARY AMENDMENT is to be entered <u>after</u> assigning Appln. No.:					
30.	[XX] ATTACHED: DE	CLARATION				
31.	ADDITIONAL FEE CALCULATION FOR PRELIMINARY AMENDMENT PER BOXES 28/29					
	Claims remair after amend	ning number previous	sly Present Extra		Additional Fee	
•	· *			(0. 11.5.15)		
	ŧ			Large/Small Entity	Rec Con	
32.	Total Effective Claims	minus **	* = *	x \$22/\$11 =	\$	
33.	Independent Claims	minus **	** = *	x \$80/\$40 =	+	
	34. If amendment enters proper multiple dependent claim(s) into this application for the first time,					
35.	in the state of th			ADDITIONAL FEE	\$0	
36.	i.	2	olus FEE from item 27 c	on page 3	+ 930.00	
37.			TOTAL	FEE ATTACHED	\$_930.00	
38.*!	38.*If the entry in the first space is less than entry in the middle space, the "Present Extra" result is "0".					
39.**	*If the "Highest number previ	ously paid for" (see item 21 abo	ve) is less than 20, write "20	" in this space.		
40.**	**If the "Highest number prev	riously paid for" (see item 22 abo	ove) is less than 3, write "3"	in this space.		
41.	fee(s) filed, or asserted to be under Rules 16-18 (missing or credit any overpayment, to	e Commissioner is hereby authorice filed, or which should have bee or insufficient fee only) now or he o our Account/Order Nos. shown MENT does not authorize	en filed herewith or concerning ereafter relative to this applica n in the heading hereof for whe charge of the issue fe	g any paper filed hereafter, a ation and the resulting Officia hich purpose a <u>duplicate</u> cop	and which may be required at document under Rule 20 by of this sheet is attached.	
		Cushman Darby Intellectual Prop				
		Pillsbury Madis				
	00 New York Avenue, N hth Floor, East Tower		ter_ a	Reg. No.32,331		
Wa:	shington, D.C. 20005-3 : (202) 861-3000 y/Sec:MNL:sj		ulbert	Fax: (202) 822-094 Tel.: (202) 861- <u>36</u>		

NOTE: No: 1: File this Request in <u>duplicate</u> with 2 postcard receipts (CDC-103) & attachments. NOTE: No: 2: Is extension in parent necessary for copendency? DOUBLE CHECK Item 12 above.



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: TANAKA et al

Examiner: T. Tung

FWC of Serial No.: 08/522,085

Art Unit: 1102

Filed: April 11, 1997

Title: OXYGEN CONCENTRATION DETECTOR

April 11, 1997

PRELIMINARY AMENDMENT

Honorable Commissioner of Patents & Trademarks Washington, D. C. 20231

Sir:

Kindly preliminarily amend the above-referenced continuation application as

follows:

IN THE CLAIMS

Kindly amend the claims as follows:

12. (Amended) An oxygen concentration detector comprising:

a sensor element including a solid electrolyte and external and internal electrodes provided on external and internal surfaces thereof, respectively;

a heater provided adjacent to said internal surface of said sensor element;

wherein said internal electrode consists of a material having a [high emissivity] porosity being equal to or more than 0.5, and said external electrode consists of a material having an emissivity lower than the emissivity of said internal electrode; and

wherein a clearance is formed between the heater and the internal electrode, the clearance being 0.1 mm or more.

16. (Amended) An oxygen concentration detector comprising:

a sensor element including a solid electrolyte and external and internal electrodes provided on external and internal surfaces thereof, respectively;

a heater provided adjacent to said internal surface of said sensor element; wherein at least said surface of said internal electrode consists of a material having a [high emissivity] porosity being equal to or more than 0.5, and a layer consisting of a material having an emissivity lower than the emissivity of said internal electrode is provided as an outermost layer of said sensor element; and

wherein a clearance is formed between the heater and the internal electrode, the clearance being 0.1 mm or more.

REMARKS

Early and favorable action are respectfully requested.

Respectfully submitted,

CUSHMAN DARBY & CUSHMAN

Intellectual Property Group of

Pillsbury Madison & Surro LLP

Michelle N. Lester Reg. No. 32,331

Tel. (202) 861-2693

1100 New York Ave., N.W. Ninth Floor, East Tower Washington, D. C. 20005-3918

Fax: (202) 822-0944

IN THE UNITED STATES PALENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of

TANAKA et al

Appln. No. 08/522,085

Filed: August 31, 1995

Title: OXYGEN CONCENTRATION DETECTOR

Group Art Unit 1102

Examiner: T. Tung

DECLARATION

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

Now here come Akio Tanaka, Naoto Miwa, Toshitaka Saito, Hiromi Sano, Kazunori Suzuki and Masaya Fujlmoto who declare and say that we are the inventors of the subject matter disclosed and claimed in U.S. Patent Application No. 08/522,085, filed August 31, 1995 and titled OXYGEN CONCENTRATION DETECTOR; that our original application for a United States patent incorporated by reference our Japanese Patent Application No. 6-234387, filed September 1, 1994, and our Japanese Patent Application No. 6-340136, filed December 28, 1994 by the statement Incorporated on page 1 of that application; and that we have reviewed the Amendment Under Rule 1.116, filed February 11, 1997, which amended the disclosure of our '085 application to include material incorporated by reference. The amendatory material consists of the same material incorporated by reference in our '085 application as filed.

I hereby declare that all statements made nerein or my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

akio Janaka	April 2, 1997 Date
Akio Tanaka	Date '
Naoto Miwa	April 8.1992
Joshitaka Saito Toshitaka Saito	Opril 8 1997
Hiromi Sano	April 2, 1997 Date
Kazunori Suzuki Kazunori Suzuki	<u> </u>
Masaya Frigimoto	Afril 2. 1997
Masaya Fujimoto	Date